



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/382,374	08/24/1999	JEFFRY JOVAN PHILYAW	PHLY-24.736	5135

25883 7590 05/20/2003

HOWISON, THOMA & ARNOTT, L.L.P
P.O. BOX 741715
DALLAS, TX 75374-1715

EXAMINER

TESFAMARIAM, MUSSIE

ART UNIT	PAPER NUMBER
----------	--------------

3622

DATE MAILED: 05/20/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Responsive Amendment

The reply filed on 4/30/03 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s).

The clean and marked-up copies of claim 1 in the after final amendment filed 9/30/02 (requested by applicant to be entered as a preliminary amendment with the RCE filed 4/30/03) are different, and neither one is entirely consistent with the prior amendment submitted 2/26/02. Relevant portions are reproduced below with the inconsistencies being highlighted:

Amendment filed 2/26/02

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein an advertisement; and
a program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source for reproducing said advertisement upon said display.

Amendment filed 4/30/03 (Clean)

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein an advertisement; and
a computer program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source for reproducing said advertisement upon said display.

Amendment filed 4/30/03 (Marked-Up)

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein [an] advertisement information; and
a computer program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source [for reproducing said advertisement upon said display] to allow said computer program to be controlled by said advertisement information.

See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. **EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).**



ERIC W. STAMBER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600